

1
2
3
4 UNITED STATES DISTRICT COURT

5 Northern District of California

6
7 ALEKSANDR L. YUFA,

8 Plaintiff,

9 v.

10 LIGHHOUSE WORLDWIDE
SOLUTIONS,

11 Defendant.

12 No. C 09-968 MEJ

13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
ORDER RE: STATUS

The PTO, having rejected claims 1, 3-5 during reexamination and the Board of Patent Appeals and Interferences, and the Court of Appeals for the Federal Circuit having affirmed that rejection, Plaintiff's last option is filing a petition for cert before the United States Supreme Court which he must have done within 90 days of February 8, 2012. Accordingly, Plaintiff shall serve a copy of his cert petition on Defendant's counsel and the Court by August 9, 2012. If no petition has been filed, the stay will be lifted and Defendant may proceed to file a motion to dismiss. If a petition has filed, the stay will remain in effect until the Supreme Court acts on the petition – a grant will result in a continued stay and a denial will result in the stay being lifted..

IT IS SO ORDERED.

Dated: July 23, 2012


24 Maria-Elena James
25 Chief United States Magistrate Judge
26
27
28